Name DCF-F-C-108	FILED
Hulderville, ok 748489033 Address	DEC 1 1. 2013 NUMBERT OF DESIGNATION DIST. OF OR BY
	DISTRICT COURT STRICT OF OKLAHOMA
Glen Folson, Plaintiff (Full Name)	(To be supplied by the Clerk)
Mark Enutson et al., Defendant (s) Tracy misollum, Janot Dawling, Dunhau Chanda Grice, Felicia Harrs, mixeme Lif Lees Jim Farris, Chiefof Secur	CIVIL RIGHTS COMPLAINT BURSUANT TO 42 U.S.C. \$1983 Ex Francis Judge Charles B. 600 do
A. JURIS	DICTION
	is a citizen of OKlahoma (State) E 1337d Road Holden ville
of confinement)	(Mailing address or place
2) Defendant <u>Mark Knut</u> (Name of for Oklahoma City, Ok (City, State)	SON is a citizen of irst defendant) lahera , and is employed as
(Position and title, if any) alleged in this complaint arose, wa state law? Yes \(\sigma\) No \(\sigma\). If	us this defendant acting under color of your answer is "Yes", briefly explain:
Grievance in obla	City

3)	Defendant Tracy McCollum	is a citizen of
	(Name of second defe	endant)
	Granite OKlahoma	, and is employed as
	(City, State)	•
	Warden	At the time the claim(s)
	(Position and title, if any)	
	alleged in this complaint arose was this	defendant acting under color of
	state law? Yes 🗹 No 🗅. If your a	nswer is "Yes", briefly explain:
	It was his jub as warden to n	rake all Stuff go by all
	Rules concerning the Individual	
	(Use the back of this page to furnish the	above information for additional
	defendants.)	
4)	Jurisdiction is invoked pursuant to 28 U.S	S.C. §1343(3); 42 U.S.C. §1983.
•	(If you wish to assert jurisdiction under	different or additional statutes,
	you may list them below.)	•

B. NATURE OF THE CASE

Briefly state the background of your case. I was sexually harrassed by Defendant Pan Davis and when I started the grievance process. I was instantly fired from my job, then chandle Grice wrote two misconducts on me in Retaliation I was Locked up in Segregation. Feleca Harris would not give me all the policy Ops and Laws and forms so I could appeal the misconductanil Grievances I need in segregation. Then to retaliation and Herrass me even more warden Janet Dowling shipped me to OKlahoma state Reformatory where my Lifewas in danger Tracy Micollum warden at OKla state Reformatory let his staff herass and retaliation on me by one Not giving me stouff out the Law Library two Not giving me mental Health treatmen as I needed, mark Knutson Director Designel Retaliation and Herassed me on the misconducts and offender Grievance process, By not stopping this cruel and unusual Punishment I have gotten over trying to stop a male gard From Seryally herassing me For months. Then I was beat on and verbal Abused by Starf at Lexington and given another misconduction retaliation over the Sexually harrassment case I have on retaliation over the Sexually harrassment case I have on petaliation over the Sexually harrassment case I have on Divection and placed in Segregation and shipped again.

DeFendant Sanet Cowling is a citizen of oklahoma who lives in Helena, and is employed as a warden at sames crabtree At the time the claims alkeged in this complaint arose, was this defendant acting under color of State Law yes DI Its her jub as warden to make all staff go by all Rules concerning the Individual conduct as a employee of the state,

Defendant Pan Davis is a citizen of Okahoma who Lives in Helena, and is employed as a OFFicer at Jame crabtree at the time the claim(s) alleged in this complaint arose, was this defendant acting under color of state Law yes PITS was againest all Rules concerning the ±ndividual conduct as a employer of the state When he sexually herassed me.

Defendant chanda Grice is a citizen of oklahama who Lives and is/was employed as a medical staff at James crabtree at the time the claim(s) alleged in this complaint arose, was this defendant acting under color of state Law yes IT she was a Nurse at the time she wrote two misconducts and she was not acting as the Rules concerning the Individual

conduct as a employee of the state,

DeFendant Feleca Harris is a citizen of is employed as a Law Library staff at James crabtree at the time the claims alleged in this complaint arose, was this defendant acting under color of state Law yes BIts her job as Law Library Staff to one make sure the offenders get there nights to the Law Library two to go by all Rules concerning the Individual conductus a employee of the State. Three to make sure we have are rights to the courts.

DeFendant mike mc Dougal is a citizen of oklahoma who lives and is employed as a unit manger at Lexington at the time the claim(s) alleged in this complaint wose, was this defendant acting under color of State Law yes I It was his Jub to go by Rules concerning the Individual conduct as a employee of the state when he wrote the misconduct and verbal Abuse and beat on me on 7-19-13.

Defendant Lt. Lee is a citizen of Oklahoma who lives in and is employed as a Lt. Officer at Lexington at the time the claims alleged in this complaint arose, was this defendent acting under color of state Law ves ID It washis sob to gobe Rules concerning the Individual conduct as a employee of the state when he verbal Abused and beat on me on 7-19-13

Defendant Mr Francis chief of securty is a citizen of Oklahoma who Lives and is employed as chief of securty at Lexington Oklahoma at the time the claim(s) alleged in this complaint arose, was this defendant acting under color of State Law yes IF It was his job as chief of securty to make his staff and himself go by all Rules concerning the Individual conduct as a employee of the state to Stop all cruel and unusual punishment. To Stop unjustifiable beating and repeated retaliation by his Staff and hisself

Defendant Jim Furris is a citizen of Oklahoma who rives in and is employed as a warden at rexington at the time the claim (s) alleged in this complaint arose, was this defendant acting under color of state law yes It was his job as warden to make his staff and himself go by all Rules concerning the Individual conduct as employed of the State, To Stop all cruel and unusual punishment. To stop unjustifiable beating and repeated retaliation by staff and his self.

C. CAUSE OF Action

1) I Allege that the Following OF My constitutional rights, privileges or immunities have been violated and that the Following Facts Form the basis For my allegations

A)(1) count 1: Dan Davis exstaff at James Crabtree Violated My Eighth Amendment Right to be Free From cruel and unusual punishment and 14 Amendment Right under Life and equal protection from cruel Horossment and retaination and Eighth Amendment based on evidence sexual comments and Lack of privacy from staff and staff who abused prisoner acted under color of State Lawsee: Giron N. Correction Corp of America 14 F supp. 2d 1245, 1248-51(D. N. M. 1988see s exual harassment during arrest states a Fourth Amendment claim, see Mathie V. Fries, 121 F.3d 808, 811-12 (2d Cir, 1997) Mr Davis exhibited malice, ill will, a desire to injure, or reckless indifference to Mr Folsom rights and Life see Shango V. Jurich, 965 F.2d 289, 294-95 (7th cir 1992) and by PREA Prison Rape Elimination actor 2003 he should not acted the way he did:

Supporting Facts, Mr Davis sexually harassed Mr Folsom For months with Mr Folsom telling Mr Pavis to Live him alone, That Mr Folsom was not gay to stop mr Davis would come into the shower and make sexual comments and wouldnot give privacy to mr Folsom. From Ground 9-1-12 to around 11-25-12, It stopped after Folsom tould staff he was call the new then staff called Internal Affairs, Mr Davis was gone.

Count 2 Chanda Grice violated my Eight Amendment Right to be Free From cruel and unusual punishment, and 14 Amendment Right under Life and equal protection from cruel Harassment and retalation, she humiliated Mr Folson see Henson V. Theran 698 F. Supp 150, 152 (N.D. III 1988) That became mental anguish see Northington V. Jackson 973 F. Id at 1524 see mental or emotional injury without physical injury 42US. C. & 1997e(e) That became Loss of Liberty see Wright V. Sheppard 919 F. 2d (655, 669-70 (14th cir 1990) that became retaliatory placement in segregation see Thobaugh v. Hall 176 F. 3d 1087, 1089 (8th cir 1991 and see maurer v. Patterson 197F. R. D. 244, 249-50 (5. P.N.Y. 2000) She did denial

Mr Folsom medical treatment see Boretti've Wiscomb, 930 F 2.d. 1150, 1155 (oth cir. 1991) That ended up a Transferring a mentally disturbed inmate to an overcrowded population with no psychiatric care see cortes-auinones u. Jiminez-Nettleship 842 F.2d 556,559-60 (1st cir 1988) mis Grize Verbally abusived mr Folsom Violated the Eighth Amendment see Evans V. Hennessy 934 F. Supp 127, 133 (D. Del. 1996) When she lied on misconducts that exhibited malike, ill Will, a desire to injure, or reckless indifference to mittolsom right see: Shange U. Jurich, 965 F. 2d 289, 294-95 19th cin 1992) underPREA Prison Rape Elimination act of 2003 there is to be no cruel, Harassment or retalation over reporting sexual Harassment Supporting Facts chanda Grice wrote two misconducts on MIFOSOM that was Lies, becouse Mr Folson reported Dun Davis her Friend For sexally Herossment, That ended upgetting mr Folsom put in segregation and transferred, that put mr Folson Life in Danger

Mr Folsom has not been given medical treatment and ended up getting him beat by Staff at Lexington Dept. OF Corr. She Misbrice ethibited malice and ill will to mr Folson From 12-24-12 to now.

count 3 Felicia Harris Violated mr Folson 14 Amendment Right under Life and, equal protection From cruel Harass mentand retalation, and Loss of Liberty see wright U, sheppard 919 F, 2.d 655,669-70 (11th cir. 1990) and Right to Law Library assistance see Bounds V. Smith 430 U.S. 817, 822, 975.ct, 149/ (1977) then impeded Mr Folsom see Lewis Vi casey 518 U.S. 343,357-53, 1165,ct. 2174 (1996) was not able to Exhaustion of all Administrative Remedies see Nolley Vi County OF Erie 802 F. Supp 898, 909 (W.D. N. Y 1992) and denial OF Law Library access cowars v. wyrick 862 F. 2d 697, 699 (8th cir 1988) derial of court access mis Harris exhibited malice, ill will, a desire to injure, or reckless indifference to mr Folson right and Life See Shango U. Jurich, 965 F.2d 289, 294-95 (7th cir 1942)

Supporting Facts Felicia Harris Violated mr Folsom rights to a Fair hearing and appeals on Misconducts Mr Folsom right to Fair Grievances and to be able to Exhausion of Administrative Remedies Mis Harris would give mr Folsom wroung Forms and would not give policy and procedure and ops and Laws to mr Folsom in Segregation that was Hurassment and retalation over Mr Folsom Lowsuit on James crabbree where she works as Law Library Stuff count 4 Janet Dowling Violated my Fighth Amendment Right to be Free From cruel and unusual punishment, 14 Amendment Right under Life and equal protection from cruel Harassment and retalation, Humiliate by her Staff see Heason V Theran 698 unu retalation, Humiliate by her Staff see Heason V Theran 698

F. Supp 150, 152 (N. D. III 1988) becouse of this mental anguish

see Northington V. Jackson 973 F. Id at 1524: see farrish V.

Johnson, 800 F2d 600, 605 (6th cir 1986) see 472 U.S. (§ 1997

e (e), 2055 of Liberty wright V. Sheppard 919 F. 2d 655, 669-70

(11th cir. 1990), retaliatory placement in segregation see Tobagh

V. Hall 176 F. 3d 1087, 1089 (8th cir 1949) see maurer V. Pattason

197 F. R.D. 244, 249-50 (S.D. N. Y. 2000) unlawfal Transfer

see ustrak V. Fairman 781 F. 2d 573 578-79 (7th cir 1986)

see Lowrance V. Coughlin 862 F < 200 1090 1120 S.D.N.Y. 1994 see Lowrance V. Coughling 62 F. 54pp. 1090, 1120 S. D.N.Y. 1994 Life in dangerment, see: weiss U. cooley 230 F. 3d 1027, 1032 (7th cir. 2000). Transferring a mentally disturbed inmate to an over crowded population with no psychiatric care, see cortes-auinones U. Jiminez-Nettleship 842 F. 26556, 554-60 (15+ cir 1988) where folsom ended up in the Hospitable over mental or emotional injury over sexual Harassment and retaliatory misconducts, would not Let Foisom Exhaustion of all administrative Remedies see Nolley V, countrof Erie. 802 F. Supp 898,909 (W.D. N.Y 1492) denial of Law Library access see cowars v. wynick, 862 F, 2d 697, 699 (8th cir 1988) denial OFI court access, denial of medical treatment see Boretti U. Wiscomb 930F.2d 2d 1150,1155 (oth cir 1991) Dowling exhibit malice, ill Will a desire to injure or reckless indifference to Mr Folsom rights see shango V. Jurich, 945 F. 2d289, 294-95 (7th cin 1992) Dowsing Knew about the sexual Harassment and didnot 5top it see Duskalea V. District of Columbia, 227 F.3d 433, 441, 343 U.S. App Dec. 261, 269. (D.C. Lir 2000)

Supporting Facts Dowling Let her Staff sexually Harass mr Folsom
For months, then retaliatory misconducts behind it, denial of medical treatment, unlawful transfer that was Life Indangement, medical treatment, unlawful to was the was tire the medies would not Let mr Folson Exhaust all administrative Remedies denial of Law Library access, and wrong fal placement in segregation from around 9-1-12 to are around 3-20-13 and did not go by PREA Prison Rape Elimination act of 2003 count 5 Tracy mccollum - Violated my Eighth amendment Right to be Free From cruel and unusual punishment, and 14 Amendment Right under Life and equal protection from cruel Harassment and retalation. Let me be Humiliate by staff see Henson U. Theran 698 F. Supp 150, 152 (N.D. III 1988) Let mental anguish happen see Northington U. Jackson 973 F. 2d at 1524 see parrish V. Johnson 800 Fod 600, 605 16th cir 19867 mental or emotional injury without physical injury see 42 U.S.C. \$ 1997e (e), did not Let mr Folson get psychological counselling see RREA Prison Rape Elimination act of 2003 and would not make his Staff Let mrfdsom Exhaustion of Administrative Remedies see Nolley V. county OF Erie, 802 F. Supp. 898, 909 (W.D.N. 1. 1992) denial of Law Library access see cowars V. wyrick 8 62 F.2d 697, 699 (8th cir 1988) denial of court access, put my Life in dangersee weiss V. cooley 230 F. 3d 1027, 1032 (7th cir 2000) mental or emotional injury Without physical injury 42.4.5.c. \$ 1991 e (e) supporting Facts. Tracy micollum Let his staff Harass and returne On Mr Folsom derial of Law Library access, would not Let Folsom Exhaution of Administrative Remedies, denial of court access humiliate mr Folsom, denial of medical treatment intill mr Folsom s topped eather and Lost over 100 Lb and ended up in the Hospitable Put mr Folsom Life in danger. Then Transfered a mentally disturbed in mate/of Ferder to an over crowded population with no psychiatric care. Count & Mike Mc Pougal Violated My Eighth Amendment Right to be Free From Cruel and unusual punishment, 14 Amendment Right under Life and Equal protection From cruel Harassment and retalation. He Itum; linte

Mr Folsom see Henson V. Theran 698 F. Supp 150, 152 (N.D. III 1988)
Mc Dougal beat and abused Folsom see consolo V. George, 58 F30 791

[15t cir 1995 See Jones V. Huff 789F, Supp, 526, 536 (N.D. N. Y1992)

and verbally abusived mr Fokom violated the Eighth Amendment see Evans U. Hennessy 934 f. supp 127, 133 (D. Del. 1996) That became Mental anguish see Northington V. Jackson 973 F. 2d at 1524, see Parrish V. Johnson, 800 f 2d 600, 605 (6th cir. 1986) m ms Dougal wrote mr Folsom a misconduct without any evidence that became retaliatory placement in segregation see trobaugh V. Hall 176F.2d 1087, 1089 (8th cir 1999) see maurer V. Patterson 197F. R.D. 244, 249-50 (S.D. Ny 2000) That exhibited malice, illwill a desire to injure, or reckless indifference to mr Fokom rights see Shango V. Jurich, 965 F. 2d 289, 294-95 (7th cir 1992)

Supporting Facts Mr McDougal help beat and abused mr folsom and supporting Facts Mr mcDougal help beat and abused mr folsom and verbally abusive mr folsom then wrote mr folsom a misconduct with out good evidence then mr Folsom was retaliatory placed in segregation over it then transferd to another yard where he is not getting medical or "psychological counselling do to overcrowded general population. Mr mcDougal exhibited malice ill will, a desire to injure, or reckless indifference to mr Folsom right to be Free From crueland un usual punishment by doing these things

Court 7 Lt Lee Violated my Eighth Amendment Right to be Free From Cruel and unusual punishment, 14 Amendment Right under life and equal protection From cruel Harassment and retalation, He Huniliage mr Folsom see: Henson V. Theran 698 F. Supp 150, 152 (N.D. III 1988) Lt Lee Verbally abusived mr Folsom that Violated the Eighth then Lt Lee beat and abused Folsom see Consolo V. George, 58 F3/191 (1St cir 1995) See Jones V. Huff 789 F. Supp. 526, 536 (N.D. NY 1992) That became mental anguish see Northington V. Jackson 973 F. 2d at 1524 see Parrish V. Johnson, 800 F2d 600,605 (6th cir 1986) Pain and Suffering during police abuse consolo V. Beorge, 58 F3d 791 (1st cir, 1995) Jones U. Huff, 789 F. Supp. 526,536 (N.D. NY. 1992) Then retaliatory placement in segregation Trobaugh V. Hall 176 F3d 1087,1089 (8th cir 1999) thut became cruel and unusual punishment in segregation

Confinement see caldwell V. District of columbia, 201 F. Supp 2d 27,33 (D. D.C. 2001) Then a unlawful transfer see ustrak V. Fairman 181 F2d 573,578-79(7th eir. 1984 see Lowrance V. coughlin 862 F. supp 1090, 1120s. D. NY 1994) Lt Lee exhibited malice, ill will, adesire to injure or reckless indifference to mr Folsom right see Shango V. Jurich, 965 F. 2d 289, 294-95 (7th cir 1992) supporting Facts 1tlee Verbally abusive and beat purfolsom on 7-19-13 at Lexington in a holding cell. Then had mr Folsom put in segregation and not given any hygiene Forsix days no clean clothing or beding. It was cruel and unusual punishment the hote time there, could not go outside most the time and no Lights in the cells and the Living conditions where very bad,

County Chief OF Securty Francis Violated My Eighth Amendment Right to be Free From Cruel and unusual punishment, H Amendment Right under Life and equal protection from cruel Harassment and retalation Verbally abusive violated the Eighth Amendment and see Evans v, Hennessy 934 F. Supp 127, 133 (D. Del. 1996) Then Failing to intervene When other Staff was beating on mr Folsom see U.S. V. Serrate LIZE F. 3d 841 865 01 1011 (2000) See mix II Brewen 425 F.3d 886,895-96 (10th cir 2005) SPE mick U. Brewer, 76 F.3d 1127, 1136 (10th cir 1996) Then cruel and, unusual punishment in segregation confinementsee caldwell V. District OF columbia, 201 F supp 2d 27, 33 (D. D.C. 2001) Then the unlaw Ful transfersee u.s Trak v. Fairman 781 F. 2d 862 F. Supplo90, 1120(s.D. NY 1994) All in All Mr Francis exhibited mulice, ill will, a desire to injure, or reckless indifference to mrtalsom rights and Like see shango u. Jurich, 965 F. 2d 289, 294-45 (7th cir 1992) Supporting Facts mr francis on 7-19-13 verbally abusived mr Folsom Started to beat mirrolsom in his office then had his staft take Mr Folsom to intake and beat on Folsom. Then Locked in segregation Where Mr Folsom was treated even more bad by the Living conditions. Then retaliatory transferd to a much harder confinement. Where mittolsom is not getting the right psychiatria Care,

Count 9 Jim Farris Violated my Fighth Amendment Right to be Free From cruel and unusual punishment, 14 Amendment Right under Life and equal protection From cruel Harassment and retalation Then Failing to intervene when his staff beat on mr Folson see u.S V. Serrata 425 F. 3d 886, 895-96 (10th cir2005) see mick V. Brewer, 76 F.3d 1127, 1136 (10their 1496) That humiliated my Folsom see Henson V. Theran 698 F. Supp 150, 152 (N.) III 1988) Plus pain and Suffering during the Police abuse see consolo V. George, 58 F3d 791 (Iskir 1995) That Let Staff punching a handcuffed inmate see Jones U. HUFF, 789 F. Supp. 526,536 (N.D. NY1492) The mental anguish that come out of this see Northington U. Jackson 973 F. 2dat 15 24: see Parrish V. Johnson, 800 Fad 600, 605 (6th cir 1986) see mental or emotional injury without physical injury 42 U.S.C. § 1997e(e) then wrongful placement in segregation see Trobaugh V. Hall, 176 F. 3d 1087, 1089 (8th Lir 1999) see maurer V. Patterson 197 F. R.D. 244, 249-50 (S.D. NY 2000) denial of Low Library access see cowars v. Wyrick, 862 F.2d 697, 699 (8th cir 1988 that became not being able to Exhaustion of administrative Remendies see Nolley Vicounty OF Erie, 802 Fisupp 898, 909 (W.D. NV 1992) Then Trans Ferring a montally disturbed in mate to an overcrowded general population with no psychiatric care really see cortes-Quinones U. Jiminez-Nettleship 842 F.2d 556,559-60 (1st cir. 1488) All this exhibited malice, ill will, a desire to injure, or reckless indifference to mitosom right and Life see Shargo V. Jurich, 965 F. 2d 289, 294-95 (7th cir/1992)

Supporting Facts Jim Farris Let his staff Verbally abusive and beat and humiliate mrfolsom Then mistreat mrfolsom in segregation and denial of medical treatment, retaliatory misconduct, wrongful Transferred Mrfolsom and would not let Mrfolsom Exhaust Administrative Remedies and denial of Lawribrary access.

Count 10 Mark knutson violated my Eighth Amendment Right to be Free From cruel and unusual punishment and 14 Amendment Right under Life and equal protection From cruel Harassment and retalation and not doing hearing on misconduct and Grievances right and Fair under King V. Higgins 702 Field 18,22 (15t cir/1983) supporting Facts: The plaintiff Glen Folson sent misconduct appeals and Grievance appeals to mark Knutson. Mr Knutson Let James crabtree, DSR Graint and Leving ton violate all mr Folson constitutional rights privileges and immunities to a Fair hearings on appeals from 12-25-12 to 9-27-13 mark Knutson Let False charges as of Misconducts in prison discipline deprive mr Folson, Let sexual Harassment and thurassment go on. When its his job to stop it as Director Designee

	(2) Supporting Facts:
	(2) Supporting Pacts.
	•
	D. PREVIOUS LAWSUITS AND ADMINISTRATIVE RELIEF
san	ve you begun other lawsuits in state or federal court dealing we facts involved in this action or otherwise relating to the conditor imprisonment? Yes No Yes Tyour answer Is "Yes", d
eacl law	h lawsuit. (If there is more than one lawsuit, describe the add suits on another piece of paper, using the same outline.)
eac	h lawsuit. (If there is more than one lawsuit, describe the add suits on another piece of paper, using the same outline.) Parties to previous lawsuit:
eacl law	h lawsuit. (If there is more than one lawsuit, describe the add suits on another piece of paper, using the same outline.)
each law a)	h lawsuit. (If there is more than one lawsuit, describe the additional suits on another piece of paper, using the same outline.) Parties to previous lawsuit: Plaintiffs:
each law a)	h lawsuit. (If there is more than one lawsuit, describe the addition another piece of paper, using the same outline.) Parties to previous lawsuit: Plaintiffs: Defendants:
eacl law	h lawsuit. (If there is more than one lawsuit, describe the addition another piece of paper, using the same outline.) Parties to previous lawsuit: Plaintiffs: Defendants:
each law a) b)	h lawsuit. (If there is more than one lawsuit, describe the add suits on another piece of paper, using the same outline.) Parties to previous lawsuit: Plaintiffs: Defendants: Name of court and docket number Disposition (for example: Was the case dismissed? Was it applies it still pending?)
each law a) b)	h lawsuit. (If there is more than one lawsuit, describe the add suits on another piece of paper, using the same outline.) Parties to previous lawsuit: Plaintiffs: Defendants: Name of court and docket number Disposition (for example: Was the case dismissed? Was it applied it still pending?)

2)	I have previously sought informal or formal relief from the appropriate administrative officials regarding the acts complained of in Part C.
	Yes No O . If your answer is "Yes", briefly describe how relief was
	sought and the results. If your answer is "No", briefly explain why administrative relief was not sought. I went with 60 to concess and
	Misconduct appeals on all this and got lies back and the run around From 11/20/12 to now

E. REQUEST FOR RELIEF

I believe that I am entitled to the following relief: Nominal or emotional injury, funitive domages, compensatory damages, Physical injury, mental anguish, presumed damages

I also wont my costs as sociated with prosecuting this civil Action

I wont Hospital bill payed to. I wont a Jury trial

Signature of Attorney (if any)

Signature of Petitioner

(Attorney's full address and telephone number.)

DECLARATION UNDER PENALTY OF PERJURY

The undersigned declares (or certifies, verifies, or states) under penalty of perjury that he is the plaintiff in the above action, that he has read the above complaint and that the information contained therein is true and correct. 28 U.S.C. § 1746. 18 U.S.C. § 1621.

(Signature)